

FISCHBACK RECANTS, HELPING ARBUCKLE

Guest at Party Now Denies
Virginia Rappe Com-
plained of Pain.

APPEARED IN STUPOR

Suffering From Liquor and
Either Groaned or
Shrieked, He Says.

DENIED SHE WAS HURT

Physician Called to Hotel As-
serts Girl Disclaimed Any
Injuries.

SAN FRANCISCO, Nov. 23.—Fred Fischback, who said he invited Virginia Rappe to the party in the rooms of Toscos Arbuckle in the Hotel St. Francis, where it is charged she received mortal injuries at Arbuckle's hands, was a witness in the film comedian's trial to-day.

Fischback was Arbuckle's roommate during the period referred to in the trial. He denied Miss Rappe complained of pain after suffering the injuries, and said he had been misquoted in a statement he made to the District Attorney in which he was quoted as saying "Miss Rappe appeared to be in agony."

Fischback said he was out on an automobile drive during the period the party was in progress, and found Miss Rappe on a bed in Arbuckle's room on his return.

She was hysterical, he said, and he helped her by lifting her up in a manner that would lessen the blood pressure on her abdomen, which she said was paining her. He then assisted in putting Miss Rappe into a bath. She appeared to be in a stupor and did not wish to be put into the bath, she said.

Miss Rappe did not appear to be in pain, but "seemed suffering from liquor," he said.

An unsigned statement he is alleged to have made to the District Attorney in which he said "she was still in agony" was read by the prosecution. He admitted having made the statement, but qualified his testimony by saying the statement as produced "was not exactly as he made it originally." He said to-day he "did not believe he used the word 'agony.'"

"You either made or did not make the statement, which is it?" the court asked.

"The statement read to-day is not my exact statement," he answered.

"Miss Rappe made noises, but I don't know whether you would call it groaning or shrieking, or what it was," he answered in response to a prosecution question.

Dr. Otav Kaarboe was the first witness called to-day and testified that he attended Miss Rappe after the party. Attempts by the defense to have Dr. Kaarboe detail a conversation with Miss Rappe and Mrs. Bambina Maude Belmont, who was with her, was ruled out upon objection of the prosecution on the ground that such conversation would constitute hearsay regarding the injury.

Dr. Kaarboe testified that he asked Miss Rappe if she was injured and she turned her head toward the pillow in a manner that he took to be a negative answer. He observed no expression of pain on her face and an examination of her body revealed no special injury, he said.

COLLEGE GIRLS' BEHAVIOR FAR FROM RIGID, THEY ADMIT

Northwestern Students Cannot Give Ten 'Nos' to Ten
Questions in Detailed Test on Smoking,
Drinking, Dancing and Clothes.

Special Dispatch to THE NEW YORK HERALD.
CHICAGO, Nov. 23.—Not one girl in Willard Hall, Northwestern University's main dormitory for women, is a perfect lady, according to statistics.

The most circumpect in the hall is only 99 per cent "moral" if judged by the standards of her mother's day. The gayest of them—blackaday—is 29 per cent ladylike.

Some one, anxious to rate the deportment of the university girls, distributed a "morality questionnaire" in the hall a few days ago. Each girl was asked to answer ten questions about her behavior, with secrecy, so far as names are concerned, strictly guaranteed. These were the questions:

1. Have you ever cheated?
2. Have you ever been kissed?
3. Have you ever smoked?
4. Did you ever consciously tell a lie?
5. Have you ever used intoxicating liquor?
6. Have you ever danced improperly?
7. Have you ever worn improper clothes?
8. Did you ever have a "crush"?
9. Were you ever on a "petting party"?
10. Have you ever done anything you would conceal from your parents?

One girl had to write "yes" after eight of the questions, according to Miss Mary Day, who compiled the statistics from the questionnaires. No girl in the hall was able to write "no" ten times.

The most ladylike return contained only one "yes." It came from a co-ed who never had been kissed, never had told a conscious lie, never drank liquor, nor smoked, nor danced improperly. Her one confession of sin was the first on the list. She had cheated.

The 29 per cent girl who put an affirmative answer after eight of the questions made "no" her answer to the tenth question. She had nothing to conceal from her parents, she said. The statistician would not say which of the remaining nine "sins" the wickedest co-ed denied.

The average for the hall was 60 per cent. Miss Day found, which means five average co-eds confessed to four of the ten misdemeanors named.

BOSTON, Nov. 23.—The Supreme Court to-day handed down its decision in the litigation concerning the governing boards of the Christian Science Church and its publications.

It held that the directors of the First Church of Christ, Scientist, of Boston (the Mother Church) have the power to remove a member of the board of trustees of the Christian Science Publishing Society. It dismissed the bill brought by the trustees to prevent the directors from interfering with the affairs of the society.

The decision in other respects confirmed the report of Judge Frederic Dodge, who sat as master in the controversy, except that it made no ruling on the question whether John V. Dittmore, who was removed as a director by his fellow members, or Mrs. Annie M. Knott, who was elected by them to succeed him, was a director legally. The latter question was declared to be at issue in a separate suit. The exceptions to the master's report taken by Mrs. Emille B. Hulen of Brooklyn, N. Y., having been waived, were not considered by the court. The appeals of Mr. and Mrs. Edwin A. Krauthoff of Washington were dismissed.

The court dismissed a suggestion of Attorney-General J. Weston Allen that the court was without jurisdiction to determine the issues raised, or enter a final decree, on the ground that the suit related to a public charitable trust or trusts and the Attorney-General, as representative of public beneficiaries, was a party essential to jurisdiction. The court held that the absence of the Attorney-General as a party did not affect its jurisdiction to proceed to a final determination on the merits of the issues raised between the immediate parties.

After explaining that the basic question was whether the defendant directors had power to remove one of the trustees, the court said the answer depended on the true interpretation of the two deeds of trust executed by Mrs. Mary Baker Eddy, the founder of Christian Science, and upon whatever other matters might rightly be considered. The decision continued with a discussion of the provisions of the deeds of trust, including the provision that the first members, together with the directors of the church, should have the power to declare vacancies in the trusteeship for such reasons as to them might seem expedient.

To-day's finding came almost a year after the Supreme Court took the case for consideration at the conclusion of extended arguments on the master's report. The suit was filed originally on March 25, 1919. Judge Dodge filed his report a year later.

GIRLS REBEL AT SKIRT 8 INCHES OFF GROUND

How to Ban on High Heels
and Lace Hose.

CHICAGO, Nov. 23.—Chiffon and lace hosiery, silk dresses and high heeled shoes were officially placed under the ban to-day by the Federation of University Women at the University of Chicago, but the meeting broke up in disorder when one girl submitted a rule that skirts should reach to within eight inches of the ground.

A costume of pleated or plain wool skirt and woolen or jersey jacket, white waist or blouse, with low heeled shoes, was made the regulation dress which all university women will be urged to wear. Skirts will be about fifteen inches from the ground.

In addition to the fancy hosiery and silk dresses beaded and satin dresses were condemned for campus wear, as well as elaborate fur wraps and hats trimmed with fancy plumes or flowers.

JAIL FOR BROOKLYN DENTIST.

King, Who Stole Check After Cash-
ing It, Gets Six Months.

A six months' jail sentence was given yesterday in Brooklyn County Court to Dr. George B. King of 620 Washington avenue, Brooklyn, formerly well known in Brooklyn as a dentist. He pleaded guilty to unlawful entry three weeks ago on a charge made by George Weiss of Washington avenue and Fulton street that King had gone into his store and taken a check Weiss had cashed on him previously.

King will have only about one month in jail, as he has already been locked up five months.

MEDICINAL BEER FLOW CUT OFF BY PRESIDENT

Signs Bill to Stop Up Gap in
Volstead Act.

WASHINGTON, Nov. 23.—The anti-medical beer bill was signed to-day by President Harding. This automatically closed the gap in the nation's prohibition laws revealed last March by Attorney-General Palmer in an opinion that there was nothing in the Volstead act to preclude the prescription of beer as medicine.

The new law, in addition to outlawing medical beer, provides that not more than one-fourth gallon of vinous liquor or vinous or spirituous liquors, separately or in the aggregate containing more than one-half pint of alcohol, may be prescribed in ten days; that physicians shall be limited to one hundred prescriptions for such liquor in ninety days unless extraordinary reason is presented; that importation of spirituous or vinous liquor is prohibited until the amount on hand shall not be sufficient to supply the current need for non-beverage uses; that private residences may not be searched without a search warrant and that the courts of Hawaii and the Virgin Islands have jurisdiction to enforce the national prohibition act.

STORED ALCOHOL STOLEN.

Twenty-one barrels of alcohol, stored in a garage and warehouse at 66 Main street, Yonkers, were stolen yesterday. According to Joseph Casteled, a garage employee, who was found bound and gagged when other employees entered the place, four men held him up with pistols and then removed the alcohol, loading it on a truck with a block and tackle. The police questioned Casteled and detained him.

Franklin Simon & Co.

A Store of Individual Shops
FIFTH AVENUE, 37th and 38th STS.

FRIDAY

For Mademoiselle (14 to 20 yrs.)

FROCKS FOR THE
HOLIDAY SEASON



Dance Frocks

BOUFFANT DANCE FROCK
of taffeta in folly red, tur-
quoise or orchid with quaint
basque bodice and
draped skirt. . . 29.50

DANCE FROCK of chiffon
velvet in sapphire or black
trimmed with large flat
flowers of self-
material. . . 49.50

DANCE FROCK of chiffon in
coral, jade or sapphire with
Vionnet panels picoted
in silver; cloth
of silver girdle. . . 39.50

DANCE FROCK of irides-
cent sequins combined
with net, in jade, peach or
sapphire; taffeta
foundation. . . 59.50

Informal or Afternoon Frocks

CRÊPE DE CHINE SLIP-ON
FROCK in folly red, Copen-
hagen or navy blue with
bands of grey wool Krimmer;
Mandarin sleeves. 29.50

CHIFFON VELVET FROCK in
American beauty, sap-
phire, or black, has the
new distended
Spanish hip line. 38.00

MISSSES' DRESS SHOP—Second Floor

Franklin Simon & Co.

A Store of Individual Shops
FIFTH AVENUE, 37th and 38th STS.

FRIDAY

For Mademoiselle (14 to 20 years)

FUR TRIMMED COATS

Fashions and prices move in opposite directions,
fashion advancing to the highest point of
luxury, while prices retreat to the
lowest point of normalcy

PANVELAINE COAT WRAPS WITH WOLF
FUR COLLARS—Coat Wraps in navy blue, brown
or black. The back and wide Mandarin
sleeves finished with Bernard stitching. 78.00

COATS COLLARED WITH GRAY SQUIRREL
OR GENUINE BEAVER—Youthful coats of
Pollyanna cloth in navy blue, black or
brown. . . 98.00

WRAP COATS WITH GRAY SQUIRREL OR
GENUINE BEAVER COLLARS—Straightline wraps
of marvella or gerona in navy blue, black, Malay
brown or Volnay red; with unusual
waistline sleeves. . . 115.00

MISSSES' COAT SHOP—Second Floor

Men's Silk Shirts

Continuing Our
Pre-Christmas Sale

\$5.39

(tax additional)

Our annual pre-holiday offering of silk shirts
of the better grade at a strikingly low price.
It's our frank opinion that the values this year
are better than ever before.

Heavy broadcloths, rich crepes de chine and
silk jerseys. Patterns and colors galore. All
sizes from 14 to 17.

All-Silk Persian Cravats

94c

Our usual price would be \$1.88

Six clever conceptions of a cravat design,
worked out in rich dark motifs and executed
in beautiful silks. Made over a fashionable
open-end model.

Only 1200 in the lot. And most people will
demand a dozen apiece.

Main Floor, Broadway at 30th.

R.H. Macy & Co.
Herald Square Inc. New York

More Cause Than Ever To Be Thankful

On this—the three hundredth Anniversary
of the first Thanksgiving

NEVER had any nation so great
reason for gratitude as have these
United States to-day.

And not the least among the reasons
why this country, above all others,
should pause to give expression to its
thankfulness is the fact that to us has it
been given to assume the leadership in
a movement to bring permanent peace
to a war-weary world.

From the gathering together of the
nations at Washington---the most mo-
mentous conference since the beginning
of time---can come, must come, no other
word but the solemn declaration that
the last war of history has been fought,
that the Era of Peace has come.

R.H. Macy & Co.
HERALD SQUARE Inc. NEW YORK